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Attorneys for Defendants Edward Litwas and Jennifer Gucci

UNITED STATES DISTIRCT COURT SOUTHERN DISTRICT OF NEW YORK

.....X

GUCCI AMERICA, INC.,

Plaintiff,

-against-

: Defendant Litwak's and Guccci's : Rule 26(a) Disclosures

07 Civ. 6820 (RMB)(JCF)

JENNIFER GUCCI, JENCO DESIGNS, LLC, JENNICOR, LLC, JENNY GUCCI COFFEE AND GELATO COMPANY, INC., VERATEX, INC., COLLEZIONE DI CASA, INC., E.L. ERMAN- DEAD SEA COSMETICS CORP., ELE BRANDS ENTERPRISES, INC., GBN WATCH COLLECTION, INC., GBN GLOBAL BUSINESS NETWORK, EDWARD LITWAK d/b/a ED LITWAK & ASSOCIATES, ABC CORPORATIONS 1-10, and JOHN DOES 1-10,

Defendants.

Defendants, JENNIFER GUCCI and EDWARD LITWAK, by their attorneys, Stewart Occhipinti, LLP, make the following Initial Disclosures to Plaintiff, pursuant to Fed R. Civ. P 26(a):

Defendants Edward Litwak and Jennifer Gucci incorporate by reference the Rule 26(a) filing made by co-defendants (copy attached) as if fully set forth herein.

Dated: New York, New York December 18, 2007

Respectfully submitted,

STEWART OCCHIPINTI, LLP

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Attach: